Case 7:08-cv-05533-SCR

MICHAEL J. GARCIA

United States Attorney for the Southern District of New York By: KATHLEEN A. ZEBROWSKI

Assistant United States Attorney

86 Chambers Street

New York, New York 10007 Telephone No.: (212) 637-2710 Fax Number: (212) 637-2717

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

- V. -

Plaintiff,

LLOYD KEYES,

Defendant.

ORIGINAL 3333

VERIFIED COMPLAINT / 08 Civ.

Plaintiff United States of America (the "United States"), by and through its attorney, Michael J. Garcia, United States Attorney for the Southern District of New York, alleges upon information and belief that:

- 1. Jurisdiction is conferred on this Court pursuant to 28 U.S.C. § 1345.
- 2. Defendant, Lloyd Keyes (the "defendant") resides at 47 Kennedy Drive, West Haverstraw, New York 10993, within the Southern District of New York.

FIRST CAUSE OF ACTION

- Defendant applied for and received student loans from the lender whose 3. name is set out in the defendant's promissory notes evidencing the loans, copies of which are annexed hereto as Exhibit A and incorporated herein (the "notes").
- Defendant defaulted on the notes and owes the amount the notes and 4. interest.

- 5. The United States is the assignee and present holder of the notes.
- 6. The amount due and owing plaintiff by defendant on the notes is \$15,793.77, plus interest in the amount of \$12,414.97, as of June 12, 2008 (with interest accruing thereafter at the rate of 8.02 percent per annum on the principal balance of \$11,122.43, and at the rate of 8.20 percent per annum on the principal balance of \$4,671.16). Certificates of Indebtedness from the United States Department of Education are annexed hereto as Exhibit B and incorporated herein.

SECOND CAUSE OF ACTION

- 7. Plaintiff repeats and realleges the allegations contained in paragraphs numbered one through six.
- 8. Plaintiff insured the notes pursuant to Title IV of the Higher Education Act of 1965, Public Law 89-329.
- The lender made an insurance claim on the United States for the amount of 9. the lender's loss arising from the defendant's default on the notes, which claim has been paid by the United States to the lender.
- 10. Plaintiff is entitled to be indemnified by defendant in the amount of \$28,208.74 as of June 12, 2008 (with interest accruing thereafter at the rate of 8.02 percent per annum on the principal of \$11,122.43, and at the rate of 8.20 percent per annum on the principal balance of \$4,671.34).

WHEREFORE, plaintiff demands judgment against defendant in the amount of \$28,558.74 plus interest as provided by law to the date of judgment and interest from the date of judgment at the legal rate until paid in full, together with costs and disbursements and for such other and further relief as this Court deems just and proper.

Dated: New York, New York

June $/ \mathcal{F}$, 2008

MICHAEL J. GARCIA United States Attorney for the Southern District of New York Attorney for the Plaintiff

Bv:

KATHLEEN A. ZEBROWSKI Assistant United States Attorney

86 Chambers Street

New York, New York 10007 Telephone No.: (212) 637-2710

VERIFICATION

STATE OF NEW YORK)
COUNTY OF NEW YORK : ss.:
SOUTHERN DISTRICT OF NEW YORK)

KATHLEEN A. ZEBROWSKI, being duly sworn, deposes and says that she is an Assistant United States Attorney in the office of Michael J. Garcia, United States Attorney for the Southern District of New York, that she has read the foregoing complaint, and that the same is true and accurate to the best of her knowledge and belief.

KATHLEEN A. ZEBROWSKI Assistant United States Attorney

Sworn to before me this _

day of

VOTARY (DUBLIC

KATHY TAYLOR
Notary Public, State of New York
No. 017A5077230
Qualified in Kings County Of
Commission Expires May 5,



William D. Ford Federal Direct Loan Program Federal Direct Consolidation Loan

OMB No. 1840-0693 Form Approved Exp. Date 6/30/96

Authorization to Release Information

Borrower Instructions: In order for the loan holder(s) you have identified in Section D of your Application and Promissory Note to release information about your education loan(s), you need to sign the release below. This release is required to allow consolidation of your education loan(s). Failure to sign the release will prevent the processing of your application. Include the release with your completed Application and Promissory Note when you submit it to the Direct Loan Servicing Center.

To My Holders/Servicers:

I hereby authorize you to release to the U.S. Department of Education or its agent any information required to consolidate my education loan(s) pursuant to the Higher Education Act of 1965, as amended. A copy of this authorization may be deemed an original.

Your prompt reply and cooperation will help to expedite my Federal Direct Consolidation Loan. Thank you.

Loyd Melvin Kelyes Borrower's Name Printed	<i>100</i> − 58 − 3368 Social Security Number
Signature of Borrower	5/29/96 Date
Spouse's Name Printed (only if Section B is completed on Application and Promissory Note)	Social Security Number
Signature of Spouse (only if Section B is completed on Application and Promissory Note)	Date MAGE-RECO

REPAYMENT PLAN SELECTION

Borrower:

LLOYD KEYES

32-CLINTON ST 70 Br. det Street Apt. B Family Size: 1
Adjusted Gross Income: \$0

HAVERSTRAW, NY 18927- Carnerville L./. 10923

SSN: 100-58-3368

ICR	ICR Limited	Standard	Extended	Graduated	
			X		



William D. Ford Federal Direct Loan Program Federal Direct Consolidation Loan

OMB No. 1840-0693 Form Approved Exp. Dale 6/30/96

WARNING: Any person who knowingly makes a false statement of misrepresentation on this form shall be subject to penalties which may include those, imprisonment or both, under the U.S. Crimmal Code and 20 U.S.C. 1097.

						Application a	nd Promiss	ory Note
Section A: B	orrower information							
1. Lasi Name	(eYes	Fist)	Name Lloyd			Middle fritial	2. Social Security Num	
1 8000 Sing	Address fit P.O. Box see instruction	rect	Apt. 1	3	4. Former Name		5. Home Area Code/Telephone Humber	
city Gasn	coville_	State V. Y.	Zip Code / O	123		Number (list state abbreviation first)	7. Oale of Birth 2 - 2 -	23
5 G/WY	Albuny		Jashington	AUE	Albun	10.7.4 1318	ea Code/Telephone Nam 1 442 - 3	300
Cay Alb	any '	State V. Y.	222			have "eligible" loans (see instructions) tha plete Section B and include your spouse!		En yournoame? Il yes El Yea (31-146)
Section B: S	pouse Information					To be completed only if y	ou responded "ye	s" to Item #9.
10. Last Name		First	Name			Middle Initial	11. Social Security M.	mber
12. Former Name		•	<u> </u>		13. Driver's License	Number (List scale abbreviation linst)	14. Date of Birth (Mor	nth, Day, Year)
15. Employer's Na	100	Employer's Address				Employer's A	rea Code/Teléphone Num }	nityer
City		State	Zip Code					Ļ
Section C: R	eference Information					See instructions t	efore completing	this section.
\$6. References:	Velli	n. Al	rea		$C \subset C$	aig Phillip	25	
Name Permanent Add	$= \frac{4}{9}H$	0665 C	7	ع ن _ا	15	Cooper	2 rive	
City, State, Zip (· Pamar	a MX	10970		Na.	ruet N.	7. 109.	54
	phone Humber (914 3	62-04	89		1914)	627- 75	18	
Section D: E	ducation Loan Indebtednes	s				See instructions i	before completing	this section.
17. Loan Type	18. Holden/Servicer's Hame, Addres	is, and Area Code/Telephone I	Number	19. B = Borrower S = Spouse	20. In-School Period	21. Account Number	22. Current Balance	23, To Be Consolidated
	1.154	tedora	/	J = Joint	Yes No			Yes No
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Stattors	1-8001527	- 2141	7_4			070003	33 / / 100	/
	romissory Note (Continued	on reverse side)				To be completed by born		
	to the U.S. Department of Education (ED)			Note and a state and agree, to the printed on the re-	ment of the Borrower flerms and condition verse side and the ac	's Rights and Responsibilities. My signs of this Premissory Note, including to companying Borrower's Rights and Re, s, we agree to the same terms and conc	nature certifies that I have the Borrower Certifyther esponsibilities.	read, understand, n and Authorization
in this Promissory	Note to discharge my prior loan obligation Note . Il Hailto make payments on this Pro	xnissury Note when due, I will a	so pay collection costs including	acid Authorization	i. In addition, we con	ARTO BISH We are legally mainted to east	r bitjes, stuch muchetalistud so.	na sidues m inrialit ate i
to the holder(s) who	d court costs. If ED accepts this applicati o currently holds the loan(s) selected for	consolidation in order to pay of	this loan(s). I further understand	and will continue Consolidation to	io be heid joinily and an (Direct Consolida	I severally liable for the entire amount (tion Loan) without regerd to the amou	of the debt represented by the of our individual for	objections that all ?
	this loan will equal the sum of the uniour notes on those loans. My signature on th			consolidated and	without monard to an	y change that may occur in our marital entire amount due if the other is wrabi	Islahet. We understanii i	tatificacaeara that
	san(s) selected for consolidation as provi imated total balance? have indicated abo			Federal Direct Co	wasalidailaa laaa wa	are applying for will be cancelled only if eyment of the loan only if we provide El eformant or fother appear a limited to the	holds of the articles in the control	STATE OF THE PARTY
exceeds my estim	ste by \$1,000 or more, ED will notify m at this is a Promissory Note. I will not si	ne betore originating my loan.		Direct Consolida	tion Loan Program d	eferment or forbearance eligibility for I	ooth cal us.	6
	oven it I am advised met longed the Pron			UNDERSTANI	THAT THIS IS A	EDERAL LOAN THAT I MUST HEP	<i>y</i>	
24. Signature of B	oorones <u>ZWY</u>	a Meli	rn Keye	2		Dale <u>5</u> /	29/96	
25. Signuture of S	pouse (only if Section B is completed)					Date		
U.S. Departm	ent of Education Use Only							
Loan identification	Number Fi	Loar	n Identification Number #2			Loan Identification Number #3		



Section A: Borrower Information

William D. Ford Federal Direct Loan Program

OMB No. 1840-0693 Form Approved Exp. Date 6/30/96

Federal Direct Consolidation Loan

Application and Promissory Note Supplemental Loan Listing Sheet

Borrower Instructions: This form provides the borrower (and/or spouse) with space to list additional loans to be included in his or her Federal Direct Consolidation Loan (Direct Consolidation Loan) or considered in establishing the repayment terms of the Direct Consolidation Loan. Follow the instructions for Completing the Application and Promissory Note. Print neatly in blue or black ink or type. Return this form to the Direct Loan Servicing Center with your Application and Promissory Note.

Borrower's Name	11 Melvin Keyes	Social Security N	50	8-336	8		
Section B: Spouse's Name	Spouse Information (i	Do not complete Social Security Na		on B on Application and	Promissory Note I	s comple	eted.)
Section D:	Education Loan Indebtedness (Continued)	See instruction	s for Applicat	ion and Promissory Note	before completing	this se	ction,
17. Ідал Туре	18. Holder/Servicer's Name, Address, and Area Code/Telephone Number	19. 8 = Sorrower S = Spouse	20. In-School Period	21. Account Humber	22. Current Balance		le soidated
515 H	4.5 Dept. 14 Education. P.O. Boy 8422 Chicago Fillians 60680-8422 1804 1 621-3115	Ja Joint	Yes No	10053-3368	5.542.58	<i>y</i> • • • • • • • • • • • • • • • • • • •	No
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SLS Loan Application & Promissony Woteage 10 of 14

WARNING: ANY PERSON WHO KNOWINGLY MAKES A FALSE F					Type or Print clearly in ink!
SECTION I: Supplemental Loa	n applica)	3. BIRTHDATE (Mo/Day/Yr)
1. SOCIAL SECURITY NUMBER		2. LAST NAME, FIRST NAME, MIDDL	E INITIAL		2/2/22
100-51-33.68		Keres, Lloyd	<u>/7-</u>	6. DRIVER'S LICENSE II	(iumber State)
4. PERMANENT HOME ADDRESS (Street/P.O. Box, City, S	Stale, Zip)	5. PERMANENT HOME AREA CODE/F	1	1	02632 28306 13 N. X.
9 Cottage Place		(914) 1623-87	Can Polone	Undecided	8. MAJOR FIELD OF STUDY
Nanuet N-7. 1095	4	Name 1CB	City, Sta		(use code from instructions)
9. PERIOD YOU WANT THIS LOAN TO COVER (MO/Yr)		10. IF YOU QUALIFY, DO YOU wish to	o defer principal payments?	11. DURING DEFERMEN	IT, do you expect to be enrolled:
OCT. TO MAY			YES (il yes, go lo 11)	BY FULL-TIME	ET HALF-TIME
12. DO YOU OWE ANY AMOUNT ON STAFFERD. SLS. A	LAS, PLUS, FIS	OR CONSOLIDATON LOANS NOT GUAR	ANTEED BY THE TEXAS GUARA	NTEED STUDENT LOAN CORE	PORATION?
☐ YES (if yes, list below NO	(See instruc	ions: DO NOT INCLUDE PERKINS OR HE	AL LOANS)	LOAN PERIOD	AMOUNT LGAN
NAME OF LENDER		CITY AND STATE OF LENDER	TEKAS COMMER CE BA	N.의 MD YR to MO	YR STILL OWED TYPE
			A 31 1991		
13. REFERENCES You must provide information on three to determine your ability to repay the loan. List next of	different adults, v	i in different U.S. addresses and phone nu	Shera who will know where to loca	ite you, should the need arise.	These are not character references or references
to determine your ability to repay the loan. List next of	kun (i.e.; parents		a Sandi	Name Mark	Vaurs
Name Velly Payer		1 mark y / 12000		Sireet or PO Box 5	westlyn Drive
Street or FU Box	954		e, maryland 2/2	Y Caly. State, Zip Bay	rdame N.7. 10954
City, State, Zip 4/41 623 - F746		Telephone No _ 301 433		Telephone No	623-48F1
Relationship to Borrower Guardian		Relationship to Burrower Girly	rient	Relationship to Borrower	Best Triend
Employer Social Worker II	rex of y	Employer	EAF	E-mployer	101 -111104
SECTION II: Promissory Note	(to be:	and and completed by	the Borrower)		
PROMISE TO PAY: I, the borrower, promise to j principal balance plus any other charges which may become should sign this Promissory Note only after reading all of the completed through Section II; and that I am entitled to receive 14. LOAN AMOUNT I REQUEST	due, subject to	regions and conditions of this load while	his packet, even if otherwise advise issued on this loan. Terms of Not	d, that I am entitled to keep an a e commue on reverse of this pa	exact copy of this Application and Promissory Note ge.
-	7-	Bission later certify that I have received an the completed by the	Exact copy of the Application and Promis	SOLY PROJE	
	orion (ro	the completed by the	18. AREA CODE/TELEPHONE		SCHOOL CODE
17. NAME OF SCHOOL	1100	ton-Park	(713) 749	-1/95- 1	20302
20. ADDRESS (Street/P.O. Box, City, State, City Code)		2150 //2	21. LOAN PERIOD (Mo/Day/Yo)	- ((00
UROD Calhor	n-R/	27/80/00	1 8-26	-9/	To 5-10-72
4300 04111			22. GRAD DATE (MoVI) 2	3. GRADE LEVEL 24.	DEPENDENCY STATUS
(100story 1/2 -	りつつ	V-2160	3/95	10	Dependent Independent
25. EST COST OF EDUCATION FOR LOAN PERIOD		NCIAL AID FOR LOAN PERIOD	27. SUPPLEMENTAL LOAN &		FOR SCHOOL USE ONLY
s 11.185	s -	100) S	\$ 400	70	The second secon
29. IRREGULAR DISBURSEMENT AUTHORIZATION	30. SPECIFI	DISBURSEMENT DATES (Mo/Day/Yr)	AND AMOUNTS GAT	2 CLL 200	DEFERMENT CERTIFICATION (Check one and piete data) I expect the borrower to be envolled for.
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	3.	\$	4.	इ ्रिक्	HALF TIME STUDY Limil: Mo Yr
32. SIGNATURE OF PINANCIAL AID ADMINISTRATOR			33. PRINTED PLANT THE	34 JA	DATE SIGNED 35. APPLICATION TRANSMITTED TO
	റ്		SAID!	E/17	2/20/0/ KINC?
i have reall, chicersland, and agree to the school certification	on printed on the	averse side of this application.	Fratio!	KI KSW	TES Y
SECTION IV: Lender Applica	tion for	ivarantee (to be com	pleted by the Len	der)	
36. NAME OF LENDER			37. LENDER CODE	1 30	EXABIGAMENTON WAND.
			8.31400		
39. CITY, STATE, ZIP CODE			46. AREA CODE/TELEPHONE	MUNBER 41	s 44000.
42 SIGNATURE OF ZENDING OFFICIAL			43. PRINTED NAME/TITLE	(()) 4	DATE SIGNED
x / anus 7	one	سر ما	•		1114 191
			THIS FORM PREPARED BY THE TEXT	AS GUARANTEED STUDENT LOAN C	ORPORATION AUSTIN, TEXAS 428-02-0291
Lender Copy					

SLS Promisson, 33-SCR

A. Repayment

I will repay the amount due on this Promissory Note in periodic installments except when permitted to postpone my payments through authorized deferments or forbearances.

B. Interest

I agree to pay simple interest on the principal I borrow from the date you advance the loan.

My interest rate will be a variable rate, adjusted annually, which cannot exceed 12%. The variable rate will be determined by the Secretary of the United States Department of Education in accordance with the Higher Education Act of 1965, as amended. The rate may change each July 1 and applies to the twelve month period beginning on that date. The variable rate in effect for the beginning of my loan will be disclosed on my Disclosure Statement.

You may capitalize (add to principally any interest due between distribution or during authorized periods of deferment or forbearance. If the me de linquent on any interest due and hil to resolve the delinquency after wa notification, I agree that you mu ize (add to principal) the unpaid deling quent interest and any future interest (*) that accrues during the remainder of the period between disbursements or the deferment or forbearance. This may occur no more often than permitted by regulation or law.

C. Guarantee fee

I agree to pay a guarantee fee, if required, to you for the Texas Guaranteed Student Loan Corporation's insurance coverage (guarantee) on this loan.

This fee may not exceed amounts authorized by Federal law. It will be deducted proportionately from each disbursement of my loan and forwarded to TGSLC by you. The exact amount(s) that I will be charged for this fee will be stated on my Disclosure Statement. I am entitled to a refund of the guarantee fee paid if I return my loan check uncashed or pay back this note in full within 120 days of disbursement.

D. Collection costs

If I fail to make a payment on time, you may collect from me all charges and other fees, including attorney's fees, that are permitted by federal laws and regulations for the collection of my loan.

If my loan is referred to a collection agency that is subject to the Fair Debt Collection Practices Act, you may collect from me those collection costs which do not exceed 25 percent of the money I still owe on my loan.

Document 1 (continued)

Late charges

You may collect from me a late charge of up to six percent (6%) of each late installment or the maximum amount permitted by state law if I fail to make a payment within ten days of when it is due, or if I fail to provide the forms required to prove that I am eligible for deferment within that period of time.

Filed 06/19/2008

Default

I default on this loan if I fail to make a loan payment within 180 days of when it is due, or if I receive and keep my loan money but fail to enroll in the school named on my application as at least a half-time student during the loan period.

If I default, you may require that I immediately repay the entire amount I

still owe on the loan, including interest.

My default will be reparable fredit bureaus. This may have the from obtaining other case in the fature 11 will be the field at least 10 km is before my default in the fature 11 will be falled at least 10 km is before my default will not be reported if I then the property of the fature of the f regay by loss within that period.

My default will be reported to any school I have attended, am attending, and will attend.

Page 11 of 14

I will no longer be eligible for: Pell Grants, Byrd Scholarships, Supplement tal Educational Opportunity Grants, State Student Incentive Grants, College Work-Study, Perkins Loans (formerly NDSL), Stafford, SLS, PLUS, Consolidation, Income Contingent Loans, or deferments. My federal and/or state income tax refunds may be withheld. My wages may be garnished. The renewal of any professional or occupational license I hold may be denied. Any current holde of my loan, or TGSLC may sue me to collect this loan and the costs associated with its collection.

Shippil Additional agreements

of provision of this note can be arred or modified except in writing. to renenforceable or is prohibited by law that provision shall be considered the ective without invalidating the other law igns of the note. Your feet the considered the ective without invalidating the other law igns of the note. any provision of this note is determined sions of the note. Your failure to enforce any terms of this note is not a 15t Fill waiver of your rights.

I decine district specially of perjury ander the laws of the United Space of America that the colonies to be enrolled at least half time for the period of this law.

time for the period of this loan.

. I am not now in default on any federal education loan and do not owe at reland of may haderal education grant of scholarsinp.

The information contained in Sections I and II of this Application is true complete and correct to the best of my knowledge and belief and is made in good faith.

The proceeds of any loan made as a result of this Application will be used for educational expenses for the loan period and school named on this Applica tion. I understand that if they are not, I must immediately repay this loan.

Lauthering the school that certified my application or any school that I may attend to provide to the lender that made my loan of any subsequent holder, including the Texas Guaranteed Student Loan Corporation and the U.S. Department of Education or their agents, any refund which has been able to the amount of their significant to the significant to significant to the si information partiment to this loan (e.g., employment, enrollment status, or current address).

understand that credit reports on horrowers are not required; however, I authorize my lender to obtain a credit report on me if he she chooses.

School Certification
I hereby certify that the student named in Section I of this application is as cepted for enrollment or is enrolled as at least a half time student, and is making satisfactory progress in a program deter mined to be eligible for this loan program. I further certify that the student is eligible for this lost arranged based on all applicable provisions of paceral law and regulations. I further certify that the disbursement schedule, applicable to the loan applied for and provided by this institution complies with the requirements of the Higher Editables. ments of the Higher Education Art of 1966, as amended. I further dertify that, based upon records available at that institution and due inquiry of the student, the student has satisfied the requirements under the Salastive flarvice Act necessary to receive financial off. dep in default on any loan made under Title IV student assistance programs identified in 34 CFR Part 668, and is not liable for any refund of any mark made under any student assistance program identified in 34 CFR Part 688. L'auther certify that this institution will comply with in applicable provisions of follows not and the rifles, regulations, policies and procedures of the Texas Guaranteed Student Loan Corporation in the administration of this loan. The information provided in Sections I, II, and III and this School Certification is true, complete, and correct to the best of my knowledge and belief.

428-02-0291

U. S. DEPARTMENT OF EDUCATION SAN FRANCISCO, CALIFORNIA

CERTIFICATE OF INDEBTEDNESS #2 OF 2

Lloyd M. Keyes Aka: Lloyd Melvin Keyes 47 Kennedy Drive West Haverstraw, NY 10993 Account No. XXXXX3368

I certify that U.S. Department of Education records show that the borrower named above is indebted to the United States in the amount stated below plus additional interest from 01/31/08.

On or about 05/29/96, the borrower executed a promissory note to secure a Direct Consolidation loan from the U.S. Department of Education. This loan was disbursed for \$21,184.68 on 09/04/96 and 09/25/96 at a variable rate of interest to be established annually. The loan was made by the Department under the William D. Ford Federal Direct Loan Program under Title IV, Part D of the Higher Education Act of 1965, as amended, 20 U.S.C. 1087a et seq. (34 C.F.R. Part 685). The Department demanded payment according to the terms of the note, and the borrower defaulted on the obligation on 09/30/97. Pursuant to 34 C.F.R. § 685.202(b), a total of \$592.02 in unpaid interest was capitalized and added to the principal balance.

The Department has credited a total of \$285.24 in payments from all sources, including Treasury Department offsets, if any, to the balance. After application of these payments, the borrower now owes the United States the following:

Principal:

\$11,122.43

Interest:

\$7,805.81

Total debt as of 01/31/08:

\$18,928.24

Interest accrues on the principal shown here at the current rate of 8.02 percent and a daily rate of \$2.44 through June 30, 2008, and thereafter at such rate as the Department establishes pursuant to Section 455(b) of the Higher Education Act of 1965, as amended, 20 U.S.C. 1087e.

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct.

Executed on:

anda Saatalale

Litigation Support

U. S. DEPARTMENT OF EDUCATION SAN FRANCISCO, CALIFORNIA

CERTIFICATE OF INDEBTEDNESS #1 OF 2

Lloyd M. Keyes Aka: Lloyd Melvin Keyes 47 Kennedy Drive West Haverstraw, NY 10993 Account No. XXXXX3368

I certify that U.S. Department of Education records show that the borrower named above is indebted to the United States in the amount stated below plus additional interest from 01/31/08.

On or about 10/28/91, the borrower executed promissory note(s) to secure loan(s) of \$4,000.00 from Texas Commerce Bank (Houston, TX). This loan was disbursed for \$4,000.00 on 01/06/92, at a variable rate of interest to be established annually by the Department of Education. The loan obligation was guaranteed by Texas Guaranteed Student Loan Commission and then reinsured by the Department of Education under loan guaranty programs authorized under Title IV-B of the Higher Education Act of 1965, as amended, 20 U.S.C. 1071 et seq. (34 C.F.R. Part 682). The holder demanded payment according to the terms of the note, and credited \$0.00 to the outstanding principal owed on the loan. The borrower defaulted on the obligation on 01/12/93, and the holder filed a claim on the loan guarantee.

Due to this default, the guaranty agency paid a claim in the amount of \$4,671.34 to the holder. The guaranter was then reimbursed for that claim payment by the Department under its reinsurance agreement. Pursuant to 34 C.F.R. § 682.410(b)(4), once the guarantor pays on a default claim, the entire amount paid becomes due to the guarantor as principal. The guarantor attempted to collect this debt from the borrower. The guarantor was unable to collect the full amount due, and on 06/16/95, assigned its right and title to the loan to the Department.

Since assignment of the loan, the Department has credited a total of \$145.22 in payments from all sources, including Treasury Department offsets, if any, to the balance. After application of these payments, the borrower now owes the United States the following:

Principal: \$4,671.34 Interest: \$4,609.16

Total debt as of 01/31/08: \$9,280.50

Interest accrues on the principal shown here at the current rate of 8.20 percent and a daily rate of \$1.05 through June 30, 2008, and thereafter at such rate as the Department establishes pursuant to section 427A of the Higher Education Act of 1965, as amended, 20 U.S.C. 1077a.

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct.

Executed on: 3/19/08

Litigation Support

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